ID: CCA-771044-08 Number: **200913020** Release Date: 3/27/2009

Office:

UILC: 410.00-00

From:

Sent: Monday, July 07, 2008 10:44 AM

To: Cc:

Subject: RE: QUESTION

I think you are correct. This seems like a violation of 302 of the Taft Hartley Act. Besides your concerns below, these contributions would have to be made pursuant to a written agreement. An additional assessment that was not included in the collective bargaining agreement or other such agreement would be a violation.